

Results of Brief Enforcement Hearings – April 23, 2001  
Results of Enforcement Before the Full Commission – April 24, 2001

Note: Brief Enforcement Hearings are heard by a Single Commissioner, normally the Chair of the Commission. Brief enforcement hearings are held when the facts are undisputed, the violations appear to be relatively minor in nature, and a penalty no greater than \$500 will be assessed for the violations. A respondent may appeal the results of a brief enforcement hearing by asking the full Commission to review the findings of the Single Commissioner.

Brief Enforcement Hearings – April 23, 2001

1. **Robert Bandarra** – Case #01-001

**Results:** The Respondent was found to have violated RCW 42.17.130 by using or authorizing the use of public facilities to assist his 1999 campaign for Bothell City Council.

**Assessed Penalty:** \$500.

2. **Citizens for Fair & Responsible Government** – Case #01-030

**Results:** The Respondent was found to have violated RCW 42.17.040 by failing to list an address on its C-1pc where the committee's campaign records would be available for public inspection during the eight days before each election. The Respondent was found to have violated RCW 42.17.080 by failing to make its campaign records available for public inspection during the entire eight day period prior to the September 19, 2000 primary election. The Respondent was found to have violated RCW 42.17.080 and 42.17.090 by failing to timely file expenditure reports.

**Assessed Penalty:** \$141.

Enforcement Hearings Before the Full Commission – April 24, 2001

1. **Janet Barry, Superintendent, Issaquah School District No. 411** – Case #99-075

**Results:** The Commission accepted an Amended Stipulation of Facts, Violations and Penalty and ordered that the Respondent committed multiple violations of RCW 42.17.130 by using or authorizing the use of the facilities of the Issaquah School District to support passage of the district's April 27, 1999 \$68.7 million capital construction bond and \$7.9 million technology levy.

**Assessed Penalty:** In accepting the Amended Stipulation of Facts, Violations and Penalty, the Commission assessed a total civil penalty of \$3,500 with \$1,000 suspended on the condition the Respondent commits no further violations of RCW 42.17 for a period of four years from the date of the order. Based on the terms of the Amended Stipulation, the Commission ordered that no portion of the penalty may be satisfied with public funds.

Requests for Review by the Full Commission of Brief Enforcement Hearings

1. **Richard Lee** – Case #00-576, initially found to have violated RCW 42.17.050 and RCW 42.17.240 and assessed a penalty of \$500 with \$450 suspended.  
**Results:** The Commission vacated the initial order.
2. **Richard Mount** – Case #00-639, initially found to have violated RCW 42.17.050 and assessed a penalty of \$500 with \$450 suspended.  
**Results:** No motion. Initial order becomes a final order.
3. **Ed Oliphant**, Case #01-094, initially found to have violated RCW 42.17.240 and assessed a penalty of \$200.  
**Results:** No motion. Initial order becomes a final order.
4. **John Orozco**, Case #01-178, initially found to have violated RCW 42.17.240 and assessed a penalty of \$100.  
**Results:** The Commission dismissed Case #01-178.
5. **Vincent Tomaso**, Case #01-027, initially found to have violated RCW 42.17.050 and RCW 42.17.240 and assessed a penalty of \$350.  
**Results:** No motion. Initial order becomes a final order.
6. **Vincent Tomaso**, Case #00-819, initially found to have violated RCW 42.17.050 and RCW 42.17.240 and assessed a penalty of \$500 with \$450 suspended.  
**Results:** No motion. Initial order becomes a final order.